STATE OF NORTH CAROLINA NOV 2014

WAKE COUNTY

FILED DHC

OF THE

NORTH CAROLINA STATE BAR

14 DHC 26

THE NORTH CAROLINA STATE BAR

Plaintiff,

NOW 2014

BEFORE THE

DISCIPLINARY HEARING COMMISSION

OF THE

NORTH CAROLINA STATE BAR

14 DHC 26

THE NORTH CAROLINA STATE BAR

14 DHC 26

ANSWER TO AMENDED COMPLAINT

V.

Defendant.

Defendant, answering Plaintiff's Amended Complaint, alleges and says as follows:

- 1. The allegations of Paragraph 1 of the Amended Complaint are admitted.
- 2. The allegations of Paragraph 2 of the Amended Complaint are admitted.
- 3. The allegations of Paragraph 3 of the Amended Complaint are admitted.
- 4. The allegations of Paragraph 4 of the Amended Complaint are admitted.
- 5. The allegations of Paragraph 5 of the Amended Complaint are admitted.
- 6. The allegations of Paragraph 6 of the Amended Complaint are admitted.
- 7. The allegations of Paragraph 7 of the Amended Complaint are admitted.
- 8. The allegations of Paragraph 8 of the Amended Complaint are admitted in part and denied in part. Attached hereto as Exhibit A is a true and accurate copy of the Acknowledgment of Risk executed by the Ns (the names of the Ns have been redacted from the document). Except as specifically admitted, the allegations of Paragraph 8 of the Amended Complaint are denied.
 - 9. The allegations of Paragraph 9 of the Amended Complaint are admitted.
- 10. The allegations of Paragraph 10 of the Amended Complaint are admitted in part and denied in part. Attached hereto as Exhibit B is a true and accurate copy of the Petition for

Adoption of a Minor Child (the names of the Ns and K have been redacted from the document). Except as specifically admitted, the allegations of Paragraph 10 of the Amended Complaint are denied.

- In response to the allegations of Paragraph 11 of the Amended Complaint, it is admitted in part and denied in part. It is admitted that K's mother signed two affidavits asserting that she did not know the identity or address of K's father. Therefore it was necessary to file two proceedings to accomplish the Ns' objectives—a petition for adoption to address the rights of any identified father of K and a petition to terminate the parental rights of any unidentified father of K. identified fathers are given notice of the adoption proceeding pursuant to G.S. § 48-2-401. Separately, unidentified fathers are given notice of the termination proceeding pursuant to G.S. § 48-2-402 and Chapter 7B. Attached hereto as Exhibits C and D, respectively, are true and accurate copies of the Affidavit of Parentage and Birth Mother Affidavit (the names of the non-counsel participants have been redacted from the document). Except as specifically admitted, the allegations of Paragraph 11 of the Amended Complaint are denied.
- 12. In response to the allegations of Paragraph 12 of the Amended Complaint, it is admitted in part and denied in part. Defendant was the primary working attorney on the adoption proceeding. DB and the paralegal TL also worked on the adoption proceeding. TL worked on both. Except as specifically admitted, the allegations of Paragraph 12 of the Amended Complaint are denied.
 - 13. The allegations of Paragraph 13 of the Amended Complaint are admitted.
 - 14. The allegations of Paragraph 14 of the Amended Complaint are admitted.
- 15. The allegations of Paragraph 15 of the Amended Complaint are admitted in part and denied in part. Attached hereto as Exhibit E is a true and accurate copy of the Summons

and Petition in 10 JT 90 (the names of the non-counsel participants have been redacted from the document). Except as specifically admitted, the allegations of Paragraph 15 of the Amended Complaint are denied.

- 16. The allegations of Paragraph 16 of the Amended Complaint are admitted in part and denied in part. At the time the allegations were made, they were legally and factually accurate. Attached hereto as Exhibit F is a true and accurate copy of the Motion to Permit Service of Process by Publication in 10 JT 90 (the names of the non-counsel participants have been redacted from the document) and the subsequent Order. Except as specifically admitted, the allegations of Paragraph 16 of the Amended Complaint are denied.
- 17. The allegations of Paragraph 17 of the Amended Complaint are admitted in part and denied in part. At the time the allegations were made, they were legally and factually accurate. Except as specifically admitted, the allegations of Paragraph 17 of the Amended Complaint are denied.
- 18. The allegations of Paragraph 18 of the Amended Complaint are admitted in part and denied in part. Attached hereto as Exhibit G is a true and accurate copy of the Affidavit of Service by Publication in 10 JT 90 (the names of the non-counsel participants have been redacted from the document). Except as specifically admitted, the allegations of Paragraph 18 of the Amended Complaint are denied.
- 19. The allegations of Paragraph 19 of the Amended Complaint are admitted in part and denied in part. It is admitted that J. asserted he could be K's father. It is denied that J's assertion constituted confirmation that J was in fact K's father, as:
 - a. On April 15, 2010, J called ACH and spoke with KM of ACH. She notified ACH by e-mail. Attached hereto as Exhibit H is a true and accurate copy of an April 15, 2010, email chain (the names of the non-counsel participants have been redacted from the document).

- b. By April 21, 2010, it was apparent that K's mother had not been truthful and may have had multiple sexual partners. Paternity could not be presumed from J's assertion.
- c. When J was served with the notice of the adoption on April 24, 2010, he was offered an opportunity for paternity testing. He did not respond. He had the letter providing him with instructions on what to do. J attached it to his custody Amended Complaint filed on September 24, 2010.
- d. A motion was filed (on October 14, 2010) and an Order obtained (the hearing was on October 20, 2010 and the Order was entered on November 8, 2010) before J provided a sample.
- e. Paternity was not determined until November 2010.

Except as specifically admitted, the allegations of Paragraph 19 of the Amended Complaint are denied.

- 20. In response to the allegations of Paragraph 20 of the Amended Complaint, it is admitted in part and denied in part. Attached hereto as Exhibit I is a true and accurate copy of an April 21, 2010, email (the names of the non-counsel participants have been redacted from the document).
 - a. It is admitted that on or about April 21, 2010, K's mother identified J as K's father.
 - b. It is denied that her assertion in any way constituted legal confirmation that J was K's father.
 - c. On April 15, 2010, when she was confronted with someone presenting himself as K's father, K's mother asked if the man who had presented himself was named Michael.
 - d. By that point in time it appeared evident that K's mother could not be relied upon to tell the truth about her sexual partners or accurately identify K's father. K's mother had initially identified Calvin or Kelvin and had denied having sexual relations with any other person.
 - e. Subsequently, on or about April 21, 2010, K's mother did also identify J.

f. By then, she had identified multiple potential fathers. Paternity had not been confirmed, could not be presumed, and had to be confirmed with scientific testing.

Except as specifically admitted, the allegations of Paragraph 20 of the Amended Complaint are denied.

- 21. The allegations of Paragraph 21 of the Amended Complaint are admitted in part and denied in part. Attached hereto as Exhibit J is a true and accurate copy of Defendant's April 23, 2010, letter to J (the names of the non-counsel participants have been redacted from the document). Except as specifically admitted, the allegations of Paragraph 21 of the Amended Complaint are denied.
- 22. The allegations of Paragraph 22 of the Amended Complaint are admitted in part and denied in part. It is admitted that J was not given personal notice of the termination proceeding. J. did not call ACH in response to the notice that was published and did not answer the notice that was published. The termination proceeding was not filed for the purpose of addressing the rights of any identified father and was not directed to any identified father. Petitioners are not required to give an identified father notice of a termination proceeding directed to unknown fathers and are not required to join an identified father in a termination proceeding directed to unidentified fathers.
 - a. The notice identified K's mother by name and physical description.
 - b. We later learned that J in fact lived in the area where the notice of the termination proceeding appeared at the time that the notice appeared there. Defendant does not know the source of that information.
 - c. Judge Bousman made a finding that J has "acknowledged residing in Durham County, North Carolina during the period of time when the notice appeared in the newspaper." Attached hereto as Exhibit K is a true and accurate copy of the January 19, 2011, Order entered by Judge Bousman in 10 JT 90 (the names of the non-counsel participants have been redacted from the document).

Except as specifically admitted, the allegations of Paragraph 22 of the Amended Complaint are denied.

- 23. The allegations of Paragraph 23 of the Amended Complaint are admitted in part and denied in part. Defendant does not have any personal recollection of whether there was any discussion with DH about whether to attempt to personally serve J with notice of the termination proceeding. By April 27, 2010 at the latest, DH was aware that J had presented himself and asserted that he could be the father of J. Personal service of the summons and petition because the action was not directed to J. Petitioners are not required to give an identified father notice of a termination proceeding directed to unidentified fathers and Petitioners are not required to join an identified father as a party in a termination proceeding directed to unknown fathers.
 - a. As a routine case management practice all cases were listed and their status was summarized on two charts one for adoption and one for terminations. Defendant reviewed the charts with the paralegals and DH monthly.
 - b. The paralegal, TL, worked on both proceedings. Defendant is informed and believes that TL was informed about J on April 15, 2010. TL knew J was served with the notice of adoption on April 24, 2010 and that he filed a response on April 26, 2010.
 - c. By April 27, 2010, at the latest, Defendant believes that DH was aware I had presented himself, he was an identified father, he was personally served with notice of the adoption proceeding, had responded to the notice of the adoption proceeding, and his rights were being properly addressed in the adoption proceeding. It did not occur to Defendant to also provide notice of the termination proceeding.

Except as specifically admitted, the allegations of Paragraph 23 of the Amended Complaint are denied.

24. The allegations of Paragraph 24 of the Amended Complaint are admitted in part and denied in part. On May 11, 2010, an affidavit of service by publication was signed by TL

and was filed in the termination proceeding. The action was directed to <u>unidentified fathers</u> and paternity was still unknown. The affidavit was intended to communicate that publication was complete and no one had responded to the notice that was published. Even if J's paternity have been confirmed, it was still necessary to obtain an order addressing the rights of Kevin, Calvin, Michael and any other unidentified possible father. Defendant was not the primary working attorney on that action and does not recall whether he saw the affidavit signed by TL. Neither Defendant nor anyone else intended to withhold information from the court. Neither Defendant nor anyone else intended to misrepresent information to the court. DH, TL and Defendant anticipated that J's parental rights would be addressed in the adoption proceeding. It did not occur to Defendant to also provide notice of the termination proceeding. As a matter of practice identified persons are not joined in the termination proceeding. Except as specifically admitted, the allegations of Paragraph 24 of the Amended Complaint are denied.

25. The allegations of Paragraph 25 of the Amended Complaint are admitted in part and denied in part. Defendant was not the primary working attorney on that action. Defendant does not recall whether he saw the affidavit. The action was directed to <u>unidentified fathers</u>. The affidavit was intended to communicate that publication was complete and that no one had responded to the notice that was published. To that extent it was correct. There was no intention to withhold information from the court to misrepresent information to the court. J was separately being served with notice of the adoption and had responded. DH, TL and Defendant anticipated that J's parental rights would be addressed in the adoption proceeding. There was no intention for the termination to apply to J. As a matter of practice identified persons are not joined in the termination proceeding. Except as specifically admitted, the allegations of Paragraph 25 of the Amended Complaint are denied.

- 26. In response to the allegations of Paragraph 26 of the Amended Complaint, it is admitted that the affidavit did not identify J and did not exclude J. Defendant was not the primary working attorney on that action. Defendant does not recall whether he saw the affidavit. The action was directed to <u>unidentified fathers</u>. There was no intention to withhold information from the court or to misrepresent information to the court. J was separately being served with notice of the adoption. At that time there was no intention for the termination to apply to J. Except as specifically admitted, the allegations of Paragraph 26 of the Amended Complaint are denied.
- 27. The allegations of Paragraph 27 of the Amended Complaint are admitted and the affidavit provides the best evidence of the contents contained therein. Except as specifically admitted, the allegations of Paragraph 27 of the Amended Complaint are denied.
- 28. The allegations of Paragraph 28 of the Complaint are admitted. DH appeared for Petitioners. Defendant was not present at the hearing.
- 29. In response to the allegations of Paragraph 29 of the Amended Complaint, it is admitted that J was not given personal notice of the termination proceeding. There was no intention to address the rights of <u>identified fathers</u> in the termination action. Further, J had received a notice in the adoption proceeding. The termination action was directed to <u>unidentified fathers</u>. We later learned that he in fact lived in the area where the notice was published at the time that the notice was published. The notice identified K's mother by name and physical description. From the Order (paragraph 22), it appeared in November of 2010 that J had been properly served with notice of the termination proceeding. Except as specifically admitted, the allegations of Paragraph 29 of the Amended Complaint are denied.
 - 30. The allegations of Paragraph 30 of the Amended Complaint are admitted.

- knew that J had presented himself as a possible father, had been served with notice of the adoption proceeding, had responded to the notice of the adoption proceeding, and that his rights would be addressed in the adoption proceeding because he was then an identified father. Neither Defendant nor anyone else intended to withhold information from the court. Neither Defendant nor anyone else intended to misrepresent information to the court. On or about June 14, 2010, DH left the employment of the firm on maternity leave and never returned to full time employment. The issue of whether the May 26, 2010, Order applied to J did not arise until November 2010. Except as specifically admitted, the allegations of Paragraph 31 of the Amended Complaint are denied.
- 32. The allegations of Paragraph 32 of the Amended Complaint are admitted in part and denied in part. DH and TL knew that J had presented himself as a possible father, had been served with notice of the adoption proceeding, had responded to the notice of the adoption proceeding and that his rights would be addressed in the adoption proceeding because he was then an identified father. It was customary practice to inform the court about identified fathers. It was not customary practice to specifically exclude identified fathers from the application of the order terminating the parental rights of unidentified fathers. Attached hereto as Exhibit L is a true and accurate copy of the Order entered by Judge Bousman on May 26, 2010 in 10 JT 90 (the names of the non-counsel participants have been redacted from the document). Except as specifically admitted, the allegations of Paragraph 32 of the Amended Complaint are denied.
- 33. The allegations of Paragraph 33 of the Amended Complaint are admitted in part and denied in part. DH and TL knew that J had presented himself as a possible father, had been served with notice of the adoption proceeding, had responded to the notice of the adoption proceeding and that his rights would be addressed in the adoption proceeding because he was then

an identified father. It was customary practice to inform the court about identified fathers. It was not customary practice to specifically exclude identified fathers from the application of the order terminating the parental rights of unidentified fathers. Except as specifically admitted, the allegations of Paragraph 33 of the Amended Complaint are denied.

- 34. The allegations of Paragraph 34 of the Amended Complaint are admitted in part and denied in part. Defendant believed the motion to be legally and factually accurate at the time it was filed. Attached hereto as Exhibit M is a true and accurate copy of the Motion for Consent not Necessary filed on November 8, 2010, in 10 SP 364 (the names of the non-counsel participants have been redacted from the document).
 - a. The issue of whether the May 26, 2010 order applied to J did not arise until November 2010. On or about June 14, 2010, DH left the employment of the firm on maternity leave and never returned to full time employment. We were not in regular communication with her. Defendant did not have the benefit of DH's input before filing the motion.
 - b. Sometime after DH left, we later learned that J in fact lived in the area where the notice was published at the time that the notice was published. The notice identified K's mother by name and physical description. From the plain reading of the order, it appeared that J had been properly served with notice of the termination proceeding.
 - c. In November 2010 it appeared that J had received notice of the termination proceeding because he in fact lived in the area where the publication appeared at the time that the publication appeared there.
 - d. On December 3, 2010, opposing counsel filed a motion in the termination proceeding seeking relief from the May 26, 2010 order. Attached hereto as Exhibit N is a true and accurate copy of the Motion for Relief from Judgment filed in 10 JT 90. (the names of the noncounsel participants have been redacted from the document).
 - e. As soon as Defendant received the motion, he reviewed the file in the termination proceeding, contacted opposing counsel, acknowledged the Order should not apply to J, and offered to stipulate to setting aside the May 26, 2010 Order as to J. Opposing counsel declined Defendant's suggestion that the termination Order be set aside as to J

and requested that it be set aside in its entirety. Attached hereto as Exhibit O is a true and accurate copy of the December 2010 email chain with opposing counsel. (the names of the non-counsel participants have been redacted from the document).

- f. On January 7, 2011, Defendant filed a reply and motion in the termination proceeding acknowledging the error and joining in a request that J be relieved of application of the May 26, 2010 order. Attached hereto as Exhibit P is a true and accurate copy of this Reply and Motion in 10 JT 90. (the names of the non-counsel participants have been redacted from the document).
- g. In addition on January 14, 2011, Defendant filed an amended motion in the adoption proceeding which withdrew the assertion that J.'s rights had been terminated. Attached hereto as Exhibit Q is a true and accurate copy of the Amended Motion for Consent not Necessary filed in 10 JT 90 (the names of the non-counsel participants have been redacted from the document).
- h. Attached hereto as Exhibit R is a true and accurate copy of the transcript of the hearing before Judge Christian on January 6, 2011, in 10 CVD 16180 (the names of the non-counsel participants have been redacted from the document).
- i. Again, Judge Bousman entered the Rule 60 Order in 10 JT 90 on January 19, 2011 (see Exhibit J). The Order findings include the following:
 - "It appears from the pleadings that Mr. Mills primarily worked on the adoption action and that Donna Hart primarily worked on the termination of parental rights action. Petitioner's counsel credits the mistakes made in this proceeding that resulted in the May 26, 2010 order being applied to Dalroyce Jones, III to the fact that two different attorneys worked on different aspects of this matter. Petitioner's failure to notify the Court in this proceeding about Mr. Jones was the result of a failure to communicate between the attorneys for Petitioner. No evidence of fraud or intentional misconduct has been presented to the Court." (paragraph 32)
 - "Dalroyce Jones, III is entitled to relief as provided in Rule 60(b)(1) due to the mistake, inadvertence, and/or excusable neglect of Petitioner's counsel." (paragraph 35).
 - "Since Joyce Jones alleged that the biological father of her child was Calvin or Kevin, persons whose full identities and whereabouts were not known to her and since these persons were properly served in this matter, the Order Allowing Petition for the Termination of Parental Rights entered on May 26, 2010 should

remain in full force and effect as to the parental rights of Calvin or Kevin or Any Unknown or Possible Parent, but not Dalroyce Jones, III." (paragraph 36).

- 35. The allegations of Paragraph 35 of the Amended Complaint are admitted.

 Defendant believed the motion to be legally and factually accurate at the time it was filed.
- 36. All allegations in the Amended Complaint not heretofore expressly responded to by Defendant are denied.

WHEREFORE, Defendant respectfully prays that:

- 1. There be no disciplinary action taken against Defendant;
- 2. The costs of this action be taxed against Plaintiff; and
- 3. For such other and further relief as may be deemed just and proper.

This the <u>S</u> day of November, 2014.

BAILEY & DIXON, LLP

By:

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Email: Alan.Schneider@cheshirepark.com

CERTIFICATE OF SERVICE

The undersigned attorney for Defendant hereby certifies that on this day the foregoing Answer to Amended Complaint was served upon the counsel of record for the Plaintiff in this action by hand delivery addressed as follows:

Jennifer A. Porter Deputy Counsel The North Carolina State Bar 217 East Edenton St. Raleigh, North Carolina 27601 Attorney for Plaintiff

This the ____day of November, 2014.

David S. Coats

ACKNOWLEDGMENT OF RISK

We, and the undersigned prospective adoptive parents of the undersigned, born on January 9, 2010, understand and acknowledge that this proposed adoptive placement involves certain legal and medical risks. We have been informed of the following potential risks and have been advised that we may seek independent legal and medical counsel to advise us regarding these risks.

We understand that information provided by birth parents to the agency regarding paternity and health and medical history may be incomplete or inaccurate. We further understand that although A Child's Hope has made reasonable efforts to obtain and provide information that is available from birth parents and sources to which the birth parents direct them, we have also been informed that A Child's Hope has not undertaken to independently verify information provided by birth parents or obtained from other sources in relation to this placement.

We understand that the legal risks include the risk that a birth parent who consents to adoptive placement or executes a relinquishment for adoption may revoke his/her consent. A consent to the adoption of a child may be revoked within seven (7) days following the day on which the consent by a parent is executed, inclusive of weekends and holidays. If the final day of the revocation period falls on a weekend or North Carolina or federal holiday, then the revocation period extends to the next business day. Notice may be given by overnight or certified mail and is complete upon deposit. We understand that while the revocation period has expired and no revocation has been communicated to A Child's Hope, it is still possible that a revocation may be received by mail.

We understand that if a person who has physical custody places the minor child with the prospective adoptive parent and thereafter revokes a consent pursuant to the statute, then the prospective adoptive parent shall, immediately upon request, return the minor child to that person. The revocation of the consent to adopt restores the right to physical custody and any right to legal custody to the person who placed the minor and divests the prospective adoptive parent of any right to legal or physical custody and any further responsibility for the care and support of the minor. We further understand and have been advised that in any subsequent legal proceeding, the court shall award reasonable attorneys' fees to the person who revoked if the prospective adoptive parent fails upon request to return the minor child.

We have been informed that the birth mother has provided A Child's Hope with the following information related to the person she believes to be the birth father: birth father is an African American male between 24 and 27 years old. He is six feet tall and has black hair and brown eyes. The birth mother describes him as having a dark complexion and a medium build. She does not know his weight. She states that she met the birth father at a party in another city and they had consensual sex but did not exchange phone number or any other information, other than first names. She has identified the name of the hotel where they had sex and said that she has had no other information on him. She states that she has never talked to him again and that none of her friends know him and she does not know how to contact him.



A Child's Hope will attempt to locate the birth father. The birth mother is not aware of any contact information for him. She states that he is not aware of the pregnancy and adoption plan. She also states that he has not acknowledged paternity, communicated with her or provided support to or for her or the baby.

The Agency will try to locate the identified birth father, obtain relinquishment, and cooperation with paternity testing. If we cannot locate the identified birth father, then it will be necessary to file a petition for termination of parental rights as to the identified birth father and any unknown parent or possible parent of the child. It will be necessary to serve the identified birth father and any unknown parent or possible parent with process by publication of a legal notice in the state or country where he was last known to reside. The agency may also choose to publish in a second location if that is deemed appropriate.

Paternity of this child has not been established as of the time of placement of this child. It cannot be predicted at this time whether it will be possible to confirm paternity of this child. The physical appearance of the child is not an accurate means of determining the race of the parents. The birth mother's own racial heritage will have a significant impact on the appearance of the child. In the absence of a scientific or judicial determination of paternity, we have no choice but to rely upon the representations of the mother regarding the race of the child's father. Unless paternity is determined, we cannot be any more certain of the child's parentage than the birth mother herself,

In the event that paternity is not confirmed for the identified birth father, the agency will try to communicate with the birth mother about any other possible birth fathers, will attempt to locate the other potential named birth father, obtain relinquishments, and cooperation with paternity testing. If we cannot locate the identified birth father, then it will be necessary to file a petition for termination of parental rights as to the identified birth father and any unknown parent or possible parent. It will be necessary to serve the identified birth father and any unknown parent or possible parent with process by publication of a legal notice in the state or country where he was last known to reside. The agency may also choose to publish in a second and third location if that is deemed appropriate. We understand that there are additional legal fees for termination of parental rights and the publication costs and we agree to pay those if it is necessary to terminate as to any additional birth fathers.

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When a birth father has not executed a consent to the adoptive placement, the birth father's paternal rights must be terminated under Article 24B of Chapter 7A of the North Carolina General Statutes or by a court of competent jurisdiction in another state or there must be a determination that his consent is not necessary pursuant to North Carolina General Statutes §§ 48-3-601 and 48-3-603 due to his failure to take steps to preserve his rights. We have been advised of the risk resulting from not knowing the identity of the birth father including the risk that an unknown father might seek to set aside the adoption at a later date. We have been advised that it is necessary to publish a notice to any unknown or potential fathers and that an unknown birth father's paternal rights must be terminated under Article 24B of Chapter 7A of the North Carolina General Statutes or by a court of competent jurisdiction in another state.

We have been advised that A Child's Hope recommends that we engage the law firm of Herring Mills & Kratt, PLLC to initiate any required legal action for our adoption or to terminate parental rights of the birth parents. We have been advised that Parker Herring and Bobby Mills are principals in A Child's Hope and Herring Mills & Kratt, PLLC. We understand that we have the option to choose to be represented by another law firm. Having been advised of these circumstances and our options, we have elected to (Choose one of the following by initialing your selection and striking through the other alternative):

1) Be represented by the law firm of Herring Mills & Kratt, PLLC.

2) Obtain representation by another law firm of our choice.

We understand that there are also medical and genetic risks associated with all adoptive placements. Health history information provided by birth parents may be unavailable or inaccurate. While every effort will be made to provide health records from the birth parents, those records may be incomplete and inconclusive. We have not relied upon A Child's Hope for evaluation or review of health history or medical information related to this placement. We understand that A Child's Hope has not undertaken to independently verify health history or medical information provided by birth parents or obtained from other sources in relation to this placement. We have been advised that we may have a physician of our choice review health history or medical information related to this placement.

We have been informed that the birth mother has stated: she had an initial visit in June to confirm pregnancy and attempted to be seen in October at an Emergency Room and on that occasion was monitored by a fetal monitor. Additionally, she has had one prenatal visit in the Emergency Room on November 21. She states that she smokes about five cigarettes a day, and has had a "few drinks — about 3" occasionally approximately every other month before finding out she was pregnant in June. The hospital confirmed after the baby's birth that HIV was negative for the birth mother and the baby's drug screen was negative. Birth mother tested positive for Group B strep after delivery. Baby was monitored for 48 hours. Baby was noted to be in good health and eating well. Birth mother is covered by Medicaid.

The birth mother has provided some family medical history. We have been provided copies of the DSS Forms 5102 Non-identifying Background Information and 5103 Health History Part I & II provided by the birth mother, prenatal records, and the hospital medical records for the birth mother and baby. The birth mother states that she has had no negative mental health history. Her family medical history shows that her mother had lung cancer and a brain tumor at age 56 and her father had a heart attack.

Thorough medical background is currently unavailable for the identified birth father. If the identified birth father is contacted, attempts will be made to obtain complete information if he is cooperative. We acknowledge that there may be no additional medical information available on the birth father.

The baby was born on January 9, 2010. At birth he weighed 6 lbs 13 oz and he measured 20 inches. His APGAR scores were not obtainable due to his being born at home. He has black hair and a dark complexion. The baby spent approximately a week in respite care following discharge from the hospital. No significant health concerns have been reported for the child as of the time of this placement by the respite care provider. Although the hospital submitted the newborn screen (PKU test) to the State laboratory for processing, we acknowledge that these tests are difficult to obtain do to the confidentiality of adoption. We acknowledge that the agency recommends that we obtain another newborn screen (PKU test) by our own pediatrician.

We acknowledge that we have been informed that there are state and federal funds available to assist adoptive parents in providing care for eligible children with special health or behavioral conditions. These funds are generally referred to as adoption assistance funds and are intended to assist with the financial burden of caring for a child which has, or is predisposed to develop, special health or behavioral conditions. Adoption assistance may include monthly reoccurring payments, vendor payments, and or reimbursement of non reoccurring adoption legal expenses. We understand that in order to receive adoption assistance benefits, including benefits for any potential future condition or handicap, those benefits must be granted before the final adoption decree has been entered. We understand that the failure to obtain an award of adoption assistance benefits before the entry of the final decree of adoption will likely result in a permanent loss of those benefits. We understand that A Childs Hope cannot apply for those benefits for us and that it is our responsibility to apply for those benefits if we wish to do so.

· We understand that A Child's Hope has legal custody of this child and has the right to exercise physical custody of this child. A Child's Hope is delegating to us the responsibility of exercising physical care and custody of this child. We agree to provide for the child's physical care and to take all reasonable measures necessary to provide for the child's health and general welfare.

We agree to notify A Child's Hope as soon as possible of any adverse change in the child's health that requires medical treatment by a physician or other health care services provider. We agree to immediately obtain health care insurance coverage for any child placed with us for adoption and to be responsible for all health care expenses for any such child. We agree to indemnify and hold harmless A Child's Hope from all liability arising by reason of any medical or health condition of the child, known or unknown, whether currently existing or discovered at some later date.

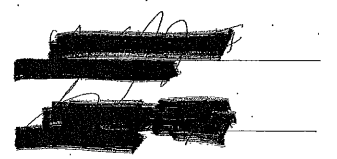
We understand that some birth mothers receive financial assistance from A Child's Hope for actual, ordinary living expenses during her pregnancy and continuing through the period ending six weeks after delivery. We understand that A Child's Hope has provided us with a good faith estimate of the amounts expended to date and those that are anticipated within the six weeks following delivery. We have been informed that any amounts that we have paid to A Child's Hope for the benefit of the birth mother of this child are essentially a gift. In the event of a revocation of a relinquishment by a birth parent, we understand any amounts paid cannot be recovered either from the birth parent(s) or A Child's Hope.

We understand that agency adoptive placements in North Carolina are confidential. All records are sealed and may not be disclosed. We understand that A Child's Hope, and it's agents are not permitted to release the name, address or any other information that could reasonably be expected to lead directly to our identity, the identity of any child that we adopt, the identity of a birth parent or any biological sibling or grandparent of any child that we adopt, unless we and the birth mother sign a DSS 5218 Consent to Release Identifying Information prior to the finalization of the

adoption. We understand that if we elect to share identifying information with a birth parent for any child that we adopt we do so at our own risk and not at the direction of A Child's Hope,

We understand that post-placement reports are required to finalize this adoption. We agree to cooperate fully with the Agency, or any other supervising entity, to accomplish the post-placement investigation, report to the court and in any action for termination of parental rights.

This the 20th day of January, 2010.



STATE OF NORTH-CAROLINA COUNTY OF WAKE

I, a Notary Public for said county and state, do certify that on this 20th day of January, 2009, before me, the aforesigned, personally appeared, known to me to be the persons whose names are subscribed to the within instrument and acknowledged that they executed the same for the purposes therein contained,

In witness whereof, I hereunto set my hand and seal

My Commission Expires: 11-16-2013

STATE OF NORTH CAROLINA COUNTY OF WAKE

WAIVER OF CONFLICTS

We, the undersigned,

do understand:

- 1. We have signed an Employment Agreement to contract with the law office of Herring, Mills and Kratt, PLLC. Herring, Mills and Kratt, PLLC is representing our interests in a contested adoption action involving the minor child,
- 2. We understand that the law office of Herring, Mills and Kratt, PLLC also represents the interests of the adoption agency, A Child's Hope of North Carolina in the same contested adoption action involving the minor child the presentation, there is a potential conflict of interest in this matter.
- 3. We do not believe any conflict of interest actually occurs as a result of the dual representation.
- 4. We do not believe any conflict of interest will occur in the future as a result of the dual representation.
- 5. We understand that we have the right to seek other legal counsel, and we have elected not to do so.
- 6. We hereby waive any conflict or potential conflict that exists or may arise as a result of the dual representation, and we agree that Herring, Mills and Kratt, PLLC, will represent our interests in the contested adoption of

This the day of October 2010.

10.18-17 Date

10.18-2010

Date

Wake County, North Carolina

I certify that the following person(s) personally appeared before me this day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated:

Indicated.

Date: 0 8 0



By: Notary Public, type or print name

My commission expires: Feb 24, 2015

#

Wake County, North Carolina

I certify that the following person(s) personally appeared before me fliis day, each acknowledging to me that he or she voluntarily signed the foregoing document for the purpose stated therein and in the capacity

indicated:

Date: 0810



By:_7/
Notary Public, type or print name

My commission expires: Feb. 24,2015

· . S'	TATE O	F NORTH CAROLINA	and the second of the second o		IN THE GENERAL		ICE
W	ake	COUNTY	ana Patra D	3 53	BEFORE	COURT DIVISION THE CLERK P_SES	
4			Lind on the second		· · · · · ·	- ,	
.Œ	J.name	of petitioning father)	11. 10 to 60° A 16° A	•			
7E:	ill name	of petitioning mother)					ļ
٠, ١١ ٤	!!! IE IO	of beginning morners	•	· }	סבדודורא נ	OR ADOPTION	4
			1 .			NOR CHILD	
FO	R THE A	DOPTION OF	?	•	(Not Si	tepparent)	
(FU	Il name b	y which adoptee is to be kn	own if adoption granted)	ĺ	1 _¢		
		,	Wake			0 1	
Ťo i	he Hono	rable Clerk of the Superior C	Court of		_	_County:	
We	(1), the u	ndersigned,				male	, and
	Vilenda sa		(Name of petition	ing fathe	r) female	(Sex)	
	ten ancidentalisti	(Name of petitioning mot	hor\		(Sex)	, whose add	ess is
		(Mathe of betriothing mod	(16)		(OUA)	The state of the s	
	(Stre	et & Number)	. ((City)	(County)	(State) (Zip Cod	e) .
			The state of the s			male	
do he	ereby pef	ition the Court to adopt	(Name by which the	e adopte	e is to be known)	, a me (Sex)	nor
		represent to the Court:			<i>*</i> ,	Ž.	į
1.		he petitloper(s) herein seekļ				0 1 .0.3	1
	Ø	has/have lived in or been preceding the filling of this	domiciled in North Carolir petition; OR	ia for at l	east, six consecutive I	months immediate	y .
		has/have lived in or been of this petition, but the adopt preceding the filing of this	ee has lived In North Card	a for less dina for a	s than six consecutive at least six consecutiv	e months prior to fil ve months immedia 	ing tely ·
,		does/do not reside or have the legal custody of a licen	domicile in North Carolin sed NC adoption agency	a, but ls/ or count	are petitioning to ado y department of socia	ppt a child currently Il services; OR	ln.
,		does/do not reside or have placed with the petitioner(s consecutive months immed in North Carolina at the time) by the birth parent(s) an liately preceding the filing	d the chi of this p	ld has lived in North.6	Carolina for at leas	t slx ide
2.	That an adopted availabl	ry required preplacement ass s's placement for the purpos e.	sessments have been cor e of adoption or an affidat	npleted o vit is atta	or updated within the ched stating why the	18 months before assessment is not	he .
3.	Ø	That all necessary consents have been filed or will be file	s, relinquishments, or tern ed as additional documen	ninations is with th	of parental rights hav e petition; AND/OR	ve been obtained a	nd
) (Rev. 10/ fare Servic 3		•		•	Wobles	EXHIBIT B

(´ı

	The names of any individuals whose consent, relinquishment, or termination of rights may be necessary but have not been obtained are listed in an attached document.
4	That the adoptee was born on in the State/Country of North Carolina on or about the day
ŧ	January In the year 2010
5	That as far as petitioner(s) are able to ascertain, said minor child is the owner of or is entitled to personal property
	of the value of \$, described as follows:
6,	That said adoptes was placed for the purpose of adoption with the petitioner(s) by:
, †	☑ Agency ☐ Parents ☐ Guardian of the Person on the 20th day of Januaryin the year 2010
	If placed by agency, give name and address of agency consenting to the placement A CHILD'S HOPE, LLC, P.O. Box 1677, Raleigh, North Carolina 27602
7.	If the adoptee is not in the physical custody of the petitioner(s), state the reason why the petitioner does not have physical custody and the date and manner in which the petitioner intends to acquire custody:
ŧ	
8. ŧ	That the provisions of the interstate Compact on the Placement of Children, N.C.G.S. 7B - 3800 et. seq., were followed, or a statement is attached describing the circumstances of non-compliance, if the adoptee was brought into this State from another state for purposes of adoption.
9,	That the affidavit required by the Uniform Child Custody Jurisdiction and Enforcement Act, N.C.G.S. 50A-101 et. seq., if applicable, is attached to the petition.
10,	That petitioner(s) seeking adoption herein is/are 🔲 single; or 🗹 married, if married, give date of petitioner's
٠.	marriage September 14, 2002 The petitioner(s) Is/are a fit person(s) to have the custody, supervision, and training of said child, and have the resources, including those available under a subsidy for an adoptee with special needs, to provide for the care and support of the adoptee.
11.	That petitioner(s) desire(s) and agree(s) to adopt and treat the adoptee as the petitioner's lawful child and desire(s) that the relationship of parent(s) and child be established between them/hlm/her and said child; and upon adoption, the said adoptee shall inherit real and personal property by, through, and from the said petitioner(s) in accordance with the statutes of descent and distribution.
12.	That the petitioner(s) is/are ☐ related or ☑ not related to the said child specified in G,S, 48-3-301 (b) as follows:
13.	Enter any special allegation not yet given, such as child 12-years of age or older, whether spouse is deceased or adjudged incompetent, etc.
and sale	EFORE, YOUR petitioner(s) pray(s) that the relationship of parent(s) and child be established between petitioner(s) if adoptee; and that the name of said adoptee be changed to:
maximi.	lan Dennis Napler as hereinabove written and authorized by law.

Attachments to petition (N	, ~-	·——	· · · · · · · · · · · · · · · · · · ·	
Affidavit of Parenta	ge, DSS-5102-l	Non-Identifying, Backgr	ound Information	, DSS-5103-
Health History, Indian	Child Welfare A	ct Affidavit. Orlginal Prep	placement for adop	tive parents,
Mother's copy of birth	certificate.			
This the da	y of		2010	
				ner's Signature er's Signature
		and		
(Full hame of	petitioning father)	(Full	name of petitioning mo	other)
being duly sworn, depose and therein are true to his/her/their as to such matters he/she/they This 20th day of	own knowledge, exc belleve(s) them to b	ept as to matters therein set fo	rth upon information ar	acts set forth nd bellef, and
· Subscribed to and sworn to befo	re me this20th	day of		2010
(SEAL)		Signal Public Printed Name of Notary Pu	blic -16-2013	
Bobby D. Mills	Herring Mills &	& Kratt, PLLC, Post Office Box	1677	
Attorney for petitioners (919) 821-1860	(Mailing Addre		•	1
(Telephone Number)	(City or Town)		. (Zip Code))

NOTE: The DSS-1800 is prepared in tripilicate. The original form is held in the Office of the Clerk of Superior Court. A duplicate original is forwarded, along with originals of all other documents filed in proceeding, within ten days following the entry of the Decree of Adoption by the Clerk of Court to the Division of Social Services, State Department of Health and Human Services; and a copy is attached to the Order for a Report to the Court, directed to the county department of social services or licensed private child-placing agency.

1050 364

STATE OF NORTH CAROLINA

WAKE COUNTY

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AFFIDAVIT OF PARENTAGE

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I, fhe	undersigned, [Mother] [Father] [Guardian] [Other	Knowledgeable Individual!
declare i	he following persons to be the parents or possible parents	of,
a minor	Make child, who was born on the QH de (Sex)	200 Mul
For expe	ofed to be born approximately	7 lin Hìgh Point
Guilford	•	(City or Town)
	(County) (State)	
Mother:		Single
	(Name)	(Marital status at time of child's birth)
•		
	- (Last known addres	35)
Biological Father:	Calvin or Kevin Doe	· Unknown
ramer.	(Name)	(Marital status at time of child's birth)
	Unknown	•
-	(Last known address	3)
(If more the Biological Father:	an one possible)	
	(Name)	(Marital status at time of child's birth)
_	(Last known address)
Υ Υ		
Legal Father:	·	or h
_	(Name)	(Marital status at time of child's birth)
•	(Last known address)	

DSS-1809 (Rev. 1/2003) Children's Services



Source of my knowledge (if not signed by placing par	ent or guardian):
FURTHER, it is the intent of the undersigned to place 48 of the General Statutes of North Carolina.	the above-named child for adoption in accordance with Chapter
	4,
	Signature of (Mother) (Falber) (Guryupu) (Other Knowledgeable Individual)
STATE OF North Carolina	
COUNTY OF Guilford	
•	•
	, do hereby certify
(Name of offi	cial)
hat (Name of parent or guardian)	personally appeared before me this day
nd acknowledged the due execution of the foregoing instra	ment, .
certify that I, the undersigned, am a Notary Public or c hapter 47 of the General Statutes of North Carolina.	ne otherwise empowered to acknowledge signatures under
fitness my hand and seal this the day of	January , 2010.
(EAL)	Signature
	Title Notary Public

My commission expires September 3, 2013

NOTE:

One Form DSS-1809 is obtained at the time the Consent to Adoption by Parent, Guardian Ad Litem, or Guardian (DSS-1802) or Relinquishment to Adoption (DSS-1804) is signed. This Affidavit of Parentage and the Consent or Relinquishment are filed with the Clerk of Superior Court at the time the Petition for Adoption is filed. The Clerk then forwards these documents to the Division of Social Services, State Department of Health and Human Services.

G.S. 48-3-206 provides that in the event the placing parent or guardian is unavailable, this information may be provided by another knowledgeable individual who should then sign this form and indicate the source of his knowledge. This affidavit is not necessary when an agency acquires legal and physical custody of a minor for adoption by court order terminiating the parental rights of the parent or guardian.



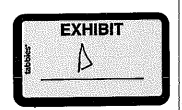
STATE OF NORTH CAROLINA COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO. 09 SP



I, the undersigned, being duly sworn, do depose and say:

- 1. I am the mother of who was born on the day of January 2009, in High Point, Guilford County, State of North Carolina. I am over the age of 18 and I am of sound mind. I have a permanent address of 243 North Point Ayenue, Apt. S, High Point, North Carolina 27262.
- 2. On January 11, 2010, I surrendered custody of my infant child to A Child's Hope, LLC and executed a relinquishment, pursuant to G.S.§ 48-3-701 et. seq., for purposes of placing the baby for adoption with a family selected by the agency.
- 3. This child was conceived on or about February 23, 2009 in Durham, North Carolina. My girlfriend and I were attending a motel party at the Red Roof Inn on Hwy 54 in Durham.
- 4. I believe the man known to me only as Calvin or Kevin (hereinafter Calvin or Kevin Doe") is the biological father of this child.
- 5. I first met Calvin or Kevin Doe in February 28, 2009. We had a one time sexual encounter that resulted in my becoming pregnant with this child. I haven't seen or heard from Calvin or Kevin Doe since that night.
- 6. I first discovered I was pregnant in May of 2009. I wasn't feeling well so I took a bome pregnancy test which came back positive.
- 7. Calvin or Kevin Doe is not aware of the pregnancy or the adoption plan. I have not had contact with him since the time of conception.



- 8. Calvin or Kevin Doe is a African American male who is approximately 24-28 years old, 6'0" tall, medium build, dark complexion with black hair and brown eyes.
- 9. I have not had a sexual relationship with anyone other than Calvin or Kevin Doe in the month before or after the time of conception on February 28, 2009.
- 10. I and this child have been living separate and apart from Calvin or Kevin Doe or any other potential birth fathers of this child.
- 11. I am not now, nor ever have I ever been, married to the individual known to me as Calvin or Kevin Doe. I have not been married to any person at any time since this child was conceived and the time of signing this affidavit.
- 12. Neither Calvin or Kevin Doe, nor any other potential father of this child has offered or provided me with financial support, support with medical expenses and other tangible means of support during this pregnancy.
- 13. Neither Calvin or Kevin Doe, nor any other potential birth father(s) of this child has or have communicated or attempted to communicate with me during my term of pregnancy.
- 14. To the best of my knowledge, I do not have Native American Heritage in my family. I am not eligible for membership in any federally recognized Native American tribe.
- 15. To the best of my knowledge, neither Calvin or Kevin Doe, nor any potential father(s) of this child is in service on active duty with any branch of the United States Armed Services or Coast Guard.
- 16. I am not emotionally or financially prepared to provide any emotional or financial support for this child and I believe that it is in the best interest of this child that he is adopted and that any potential birth father's rights be terminated.
- 17. North Carolina is the home state of this child. I have not participated as a party in any action concerning custody of the minor child in this or any other jurisdiction. I have no information of any custody proceedings concerning the minor child pending in a court of this or

any other state. I know of no person not a party to the proceedings who has physical custody of the child or claims to have custody or visitation rights with respect to the minor child.

18. Having been duly swom, I do depose and say that I am the Affiant named above.

I have read the foregoing and the same is true of my own personal knowledge.

This the 11 day of January, 2009.



STATE OF NORTH CAROLINA COUNTY OF Guilfrd

personally appeared before me this day and acknowledged to me that she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated.

This the 11 day of January 2019.

Official Signature of Notary

(OFFICIAL SEAL)

Lesha P, Workman

My Commission Expires: September 3, 2013

STATE OF NORTH CAROLINA	File No. 10 TT 90
County	. In The General Court-Of Justice District Court Division
IN THE MATTER OF:	SUMMONS IN PROCEEDING FOR .
Name Of Juvenile	TERMINATION OF PARENTAL RIGHTS ALIAS AND PLURIES SUMMONS G,S, 7B-110
Pale Original Summons Issued Date(s) Subsequent Summons(es) Issued	
leme And Address Of Respondent 1 Calvin or Kevin or Any Unknown	Name And Address Of Respondent 2 A Child's Hope
Or Possible Perent	Two Hannover Square, Sto. 1860
Address Unknown	Raleigh, NC 27601
Parent (mother) Parent (felher) Guardian Custodien DSS or other child-placing agency	. Parent (mother) Parent (fetber) Guardian Custodian
arne And Address Of Respondent 3	Name And Address Of Respondent 4
	·
	_
Parent (mother) Perent (father) Guardian Custodian DSS or other child-placing agency	Parent (mother) Parent (father) Guardian Custodian DSS or other child-placing agency
TO EACH OF THE RESPONDENT(S) NAMED ABOVE:	
You are summoned and notified to enswer the attached polition in winamed parent(s) to the above named juvenile. Any written answer to summons and a copy of the petition. A copy of the answer must also	hich the petitioner asks the Court to terminate the parental rights of the above the petition must be filed within thirty (30) days after service on you of this
The Court will conduct a hearing to determine whether one or more g that one or more grounds exist, the Court will proceed at that hearing	rounds alleged in the petition for terminating parental rights exist. If the Court finds or a later hearing to determine whether parental rights should be terminated, you by the Clerk of Superior Court after you file an answer or thirty (30) days from
the date of service if you do not file an answer.	•
ADDITIONAL NOTICE TO THE PARENT(S) NAMED ABOVE If you do not file a written answer to the attached petition with the Cle rights.	E: rk of Superior Court within thirty (30) days, the Court may terminate your parental
You have a right to be represented by a lawyer in this case, if you wai represented by a lawyer appointed previously in an abuse, neglect or orders otherwise. If you are not represented by a lawyer and want a co awyer who has been temporarily assigned to represent you. At the final awyer, if you do not qualify, the lawyer named below will be released, ights, you may become liable for repayment of the lawyer's fees, and	
ou are entitled to altend any hearing affecting your parental rights. A he hearing.	s described above, the Cla
ne And Address of Mother's Lawyer	Name And Address of Fal
	The state of the s
phone Number Of Lavyer 919-821-1860	Telephone Number Of Leivier
ne And Address Of Lawyer For Pelitioner	Date Summons Issued Time AM Q PM
oby D. Mills & Donna A. Hart	3-22-2010 3130 AM 12 PM
o Hannover Square, Ste. 1860 eigh, NC 27601 -	y Vybry g. ys
ENDORSEMENT This Suppress was existingly legued on the data indicated.	Date Of Endorsement Time AM PM
This Summons was originally issued on the date indicated above and returned not served. At the request of the	Signature
petitioner, the time within which this Summons must be served is extended sixty (60) days.	Deputy CSC Assistant CSC Clerk Of Superior Court
CJ-208, Rev. 9/09 (Replaces J-201)	(Over)
009 Administrative Office of the Courts	(Over) . EXHI
	. Financia F

I certify that this		RETURN OF SERVICE	
			Status Of Minor Child were received and served by
personally delive	ering to each person named belo		
		RESPONDENT 1 Name Of Responde	
Date Served		Name Of Responde	
Py delivering	If	e a copy of the summons and petiti	lon
_ ,	- · · · · · · · · · · · · · · · · · · ·	**	•
By leaving a	copy or the summons and penu itable age and discretion then re	siding therein; on at the aweiting house of usital b	lace of abode of the respondent named above with
	Person With Whom Coples Left		
			•
Respondent	WAS NOT served for the following	ng teason:	
		•	•
	*	-	,
		RESPONDENT 2	
Dalo Served		Name Of Responder	<i>n</i> ,
D By dollypidga	to the recondent named above	a copy of the summons and petition	
	•		
By leaving a	copy of the summons and peuto table age and discretion then res	n at the dweiring noose or osuar pr ddina therein.	ace of abode of the respondent named above with •
	Person With Whom Coples Left	, and the state of	
	,		•
Respondent V	WAS NOT served for the followin	g reason:	
	•		
		RESPONDENT 3	
ale Served		RESPONDENT 3 Name Of Respondent	
		Name Of Respondent	· •
By delivering i	•	Name Of Respondent a copy of the summons and petition	n. ·
By delivering t	opy of the summons and petition	Name Of Respondent a copy of the summons and petition at the dwelling house or usual pla	n.
By delivering t By leaving a c person of sulta	opy of the summons and petitionable age and discretion then resi	Name Of Respondent a copy of the summons and petition at the dwelling house or usual pla	n.
By delivering t By leaving a c person of sulta	opy of the summons and petition	Name Of Respondent a copy of the summons and petition at the dwelling house or usual pla	n.
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By delivering t By leaving a c person of sults ame And Address Of Pe	opy of the summons and petitior able age and discretion then resi uson With Whom Coples Left	Name Of Respondent a copy of the summons and petition at the dwelling house or usual pla ding therein.	n.
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AOC-J-208, Side Two, Rev. 9/09 (Replaces J-201) @ 2009 Administrative Office of the Courts

FILED

STATE OF NORTH CAROLINA

COUNTY OF WAKE

WAKE COUNTY, C.S.C. FILB NO. 10 TT 9 ()
BY:



PETITION FOR THE TERMINATION OF PARENTAL RIGHTS

Petitioner, A Child's Hope, LLC, pursuant to N.C.G.S. §§48-3-201(d) and 7B-1103(a)(3), hereby files this Petition for the Termination of Parental Rights of Respondents Calvin or Kevin or Any Unknown or Possible Parent, and respectfully shows the Court:

- 1. Petitioner, A Child's Hope, LLC, is a private child placement agency conducting business in Wake County, North Carolina, licensed by the State of North Carolina to place minors for adoption and is located at Two Hannover Square, Suite 1860, Raleigh, North Carolina 27601.
- 2. Is the mother of the minor child who is the subject of this action. She resides at 243 North Point Avenue, Apt. S, High Point, North Carolina 27262.
- 3. The name of the child as it appears on the child's birth certificate is

 He was born on January 9, 2010, in High Point, Guilford County, North
 Carolina, as evidenced by the true and correct copy of the Certificate of Live Birth attached
 hereto and incorporated herein as Exhibit A.
- 4. On January 11, 2010, surrendered custody of the minor child to the Petitioner and executed a Relinquishment, pursuant to N.G.G.S.§48-3-701 et. seq., for purposes of the adoptive placement of the minor child with an adoptive couple to be chosen by the Agency. A copy of her Relinquishment is attached hereto as Exhibit "B" and incorporated herein by reference. The revocation period has expired and that not revoked her Relinquishment: Relinquishment is now irrevocable.
- 5. On January 11, 2010, A Child's Hope, LLC accepted the Relinquishment of as shown by a copy of the Acceptance of Relinquishment of Minor For Adoption By Parent or Guardian attached hereto as Exhibit "C" and incorporated herein by reference.

- 6. On January 20, 2010, the Agency placed the child with an adoptive couple that has a completed pre-placement assessment recommending them for adoptive placement. The child resides with the adoptive parents in Wake County, North Carolina.
- 7. On January 20, 2010, the prospective adoptive parents filed a Petition for Adoption in Wake County, North Carolina to adopt this child.
- 8. In her Affidavit which is attached hereto as Exhibit "D" and incorporated herein by reference, identifies "Calvin or Kevin" as the biological father of this child.
- 9. In her Affidavit, states that conception took place on or about February 28, 2009 at the Red Roof Inn on Highway 54 in Durham, North Carolina.
- 10. states that this is the first time that she met "Calvin or Kevin" and that they had a one time sexual encounter that resulted in her becoming pregnant and she hasn't seen or heard from "Calvin or Kevin" since this night.
- was not married at the time that this child was born or within the ten months immediately preceding the birth of this child. Paternity of this child has not been determined judicially or by scientific means.
- 12. The whereabouts of Calvin or Kevin or Any Unknown or Possible Parent are not known and cannot with the exercise of due fliligence be determined.
- 13. The parental rights of Calvin or Kevin or Any Unknown or Possible-Parent are subject to termination pursuant to N.G.G.S. §7B-1111(a)(5) in that prior to the filing of this Petition no Any Unknown or Possible Parent has:
 - a. Bstablished paternity judicially or filed an affidavit of paternity of the child. A sworn statement from the North Carolina Department of Health and Human Services Division of Social Services is attached hereto as Exhibit "E."

- b. Legitimated the child pursuant to N.C.G.S. §49-10 or filed a petition to do as shown by the Affidavit of Civil Record Search attached hereto as Exhibit "F" and incorporated herein by reference;
- c. Legitimated the child by marrying the birthmother as shown by Affidavit, attached hereto as Exhibit "D;" or
- d. Provided substantial financial support or consistent care with respect to the child and the mother as shown by Affidavit, attached hereto as Exhibit "D."
- 14. Considering the factors set out in N.C.G.S.§7B-1110, it is in the best interest of the minor child that the parental rights of Calvin or Kevin or Any Unknown or Possible Parent be terminated in that:
 - a. No unknown or possible parent has established paternity judicially or filed an affidavit of paternity of the child.
 - b. No unknown or possible parent has legitimated the child pursuant to N.C.G.S. \$49-10 or filed a petition to do.
 - c. No unknown or possible parent has legitimated the child by marrying the birthmother.
 - d. No unknown or possible parent has provided substantial financial support or consistent care with respect to the child and the mother.
 - e. The biological mother has relinquished custody of the child to Petitioner for purposes of adoptive placement. Her seven-day revocation period expired and no revocation was filed.
 - f. The prospective adoptive parents have had physical custody of the child since January 20, 2010 and have filed a Petition for Adoption seeking to adopt this child.
 - g. The child was born on January 9, 2010 and is now approximately 3 months old.
 - h. The biological mother has indicated that she believes that it is in the best interest of the child to be adopted by the prospective adoptive parents and that the rights of any unknown or possible parent of the child should be terminated.
 - The biological parents have not had custody of the child and have not created a bond with the child.

- j. Post placement reports based upon home visits indicate that the prospective adoptive parents are loving and nurturing and provide a stable environment that meets the child's needs.
- k. Post placement reports further indicate that the child is thriving and meeting developmental guidelines.
- 1. It appears likely that the Petition for Adoption will be granted.
- m. The termination of parental rights will aid in the accomplishment of the placement of this child.
- 15. This Court has jurisdiction to make a child custody determination with regard to this child pursuant to N.C.G.S. §50A-3 as shown above.
- . 16. Calvin or Kevin or Any Unknown or Possible Parent is not in service on active duty with any branch of the United States Armed Services or Coast Guard.
- 17. Calvin or Kevin or Any Unknown or Possible Parent is not a member of any Native American tribe.

18. This Court has jurisdiction over the parties, the child, and subject matter of this action. This Petition has not been filed to circumvent the provisions of Chapter 50A, the Uniform Child Custody Jurisdiction and Enforcement Act.

WHEREFORE, Petitioner prays the Court that the parental rights of Calvin or Kevin or Any Unknown or Possible Parent to the minor child, be terminated, and that Petitioner have such other relief as is just and proper.

This the lo day of Movich, 2010.

HERRING MILLS & KRATT, PLLC

Donna A. Hart

NC State Bar No. 39132

Two Hannover Square, Suite 1860

Post Office Box 1677

Raleigh, North Carolina 27602

Telephone: (919) 821-1860

Attorney for Petitioner

VERIFICATION

E. Parker Herring, after being duly sworn, deposes and says that she is a Director and authorized agent of the petitioner A Child's Hope, LLC, and that she has read the foregoing Petition for Termination of Parental Rights and knows the contents thereof; that the same are true of her own knowledge, except as to those matters and things therein stated upon information and belief, and as to those, she believes them to be true.

This the 16th day of March, 2010.

B. Parker Henring

STATE OF NORTH CAROLINA COUNTY OF WAKE

((

Sworn to and subscribed before me this the Warr & 2010.



My Commission Expires: 11.14.2013





CERTIFICATION OF VITAL RECORD



JEFF L. THIGPEN

GUILFORD COUNTY REGISTER OF DEEDS

B 660 39 NORTH CAROLINA DEPARTMENT OF HEALTH AND HUMAN SERVICES NO VITAL RECORDS

CERTIFICATE OF LIVE BIRTH Registration 041=96 Local No. BIRTH NO. -- 132 | 2 DATE OF BIRTH (Honth, Day, Year) 3. TAKE OF BIRTH January 9, 2010 11:33 PM K, COUNTY OF BIRTH Guilford High Point 15s. USUAL RESIDENCE (STATE) EL COUNTY High Point Guilford North Carolina North Carolina Tel. NSDE CHTLE E | 16. NOTHER O DALING ADDRESS | France or rostlence, and rostly for your first of the control 点鼠 SAME STATE COPY Yes CERTIFIER ATTERNATION (CALLING ADDRESS (Sound & Humay or Facul Rodo & Humber, Car, Town, Zo Could 601 N Elm ST High Point, NC 27261 23, DATE NAME ADDED 24, DATE AMENDED 256, COLOR OR RACE OF HOTHER (Specify Wrige, Black, American Indian, etc.)

I HEREBY CERTIFY THAT THIS IS A TRUE AND ACCURATE COPY WHICH APPEARS ON RECORD IN THE OFFICE OF REGISTER OF DEEDS, GUILFORD COUNTY, N.C. IN BOOK 660 PAGE 39. WITNESS MY HAND AND SEAL THIS 9th OF FEBRUARY, 2010.

JEFF L, THIGPEN, REGISTER OF DEEDS

ASSISTANT/DEPUTY REGISTER OF DEEDS



Book 660 Page 39

STATE OF NOR	TH CAROLINA
WAKE	COINTY.

	Witt :		
RELINQUISH	MENT OF MINOR FOR ADOPT	TON BY PARENT	OR GUARDIAN
	<u> </u>		, being duly swom, declare
1. That I was born on t	he 21st day of October	, 1986 , and	l have a permanent address a
			•
2. That I am of sound m	nind and in full possession of my menta	l faculties;	•
3. That I am the Mothe	· ·		
(Noth	er) (Father) (Guardian)	2010 Y.J	will alo
a M, child, bom on the	9 day of January.		ed to be born approximately
	High Polnt (City or Town)	Guilford	North Carolina
	(City or Town)	r(County)	(State)
[Director of Social Services in a licensed child-placing agency such release being a voluntary of [licensed child-placing agency];	shall rights to said child and surrender County] or [I], whose address is Two Hannoverse, act on my part and without any definant in to the permanent transfer of legal and	Representative of A CI juare, Suite 1860, Rale d on the part of the d	hector of [social services]
JMJ With a prospective	adoptive parent selected by the agency;	or	
with a prospective	adoptive parent selected by the agency	and agreed upon by m	e, designated as:
6. That this Relinquishment agreement between the agency and	shall be valid and binding and shall me;	iot be affected by any	orul or separate written
 That I understand that wh extinguished and all other aspects o 	en the adoption is final, all of my righ of my legal relationship with the minor o	ts and duties with resp child will be terminated	ect to the minor will be i;
8. That I have not received o except for lawful payments that are	r been promised any money or anythin itemized on a schedule attached to this	g of yalue for the relin Relinquishment;	quishment of the minor
9. That I hereby waive notice	of any proceeding for adoption;		
10. That I have provided the permit the agency to compile the info	ngency with necessary background in omnation required by G.S. 48-3-205;	formation or have sig	med releases that will
11. That I have received or become services are available through the agemploy independent legal counsel;	en offered an unsigned copy of this Re tency to which the Relinquishment is g	elinquishment, been a given, and have been t	lvised that counseling dvised of the right to

DSS-1804 (Rev. 1/2003) Children's Services Page 1 of 4

12.7 follo week	SVAZ owing the kend or a	That I understand that my Relinquishment to Adoption of the minor may be revoked within 7 day on which it is executed, inclusive of weekends and holidays. If the final day of the period fa North Carolina federal holiday, then the revocation period extends to the next business day.	day: ils o
•		That I understand that this is my:	
		second Relinquishment for placement with the same adoptive parent selected by the agency and agreed upon by me and is thereby irrevocable; or	
3 _	i ^c	second Relinquishment for placement by the agency with any adoptive parent selected by the agency and is thereby irrevocable.	
13, adoptiv adoptiv	ve parent	further understand that if my Relinquishment is for the placement of my child with a prospe selected by the agency and agreed upon by me and the adoption of my child by that prospe is not completed, I agree that pursuant to G.S. 48-3-704:	ctive
		That I will receive notice by the agency at my address listed above that the adoption will not be completed and I understand that my revocation period will be 10 days; or	
Ems-	Ø	That I do not wish to receive notice by the agency that the adoption will not be completed and in the event of such an uncompleted adoption, I hereby consent to the adoption of my child with any prospective adoptive parent selected by the agency.	
personal	mode by delivery.	nderstand that to revoke my Relinquishment for Adoption, as provided in G.S. 48-3-706, the revocati giving written notice to the agency to which the Relinquishment was given. Notice may be given overnight delivery service, or registered or certified mail, return receipt requested. If notice is given deemed complete when it is deposited in the United States mail, postage prepaid, addressed to t	by en

agency at the agency's address as given in the Relinquishment. If notice is given by overnight delivery service, notice is deemed complete on the date it is deposited with the service as shown by the receipt from the service, with delivery charges paid by the sender, addressed to the agency at the agency's address as given in the Relinquishment. Forms to revoke my Relinquishment may be obtained from the Clerk of Superior Court in any county in North Carolina.

That I understand unless revoked in accordance with G.S. 48-3-706 or #13 above, my Relinquishment is final and irrevocable except under the circumstances set forth in G.S. 48-3-707.



243 North Point Ave., Apt. S, High Point, North Carolina 27262

Address

DSS-1804 (Rev. 1/2003) Children's Services Page 2 of 4

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STATE OF NORTH CAROLINA

COUNTY

I. Company			ertify:
4	(Name of official)		•
tha		personally appeared before me this	s day
Name of [Mother] []	Father] [Guardian]		
•		· ·	15

and acknowledged the due execution of the foregoing document and that this document has been sworn to (or affirmed) and subscribed before me. I further certify to the best of my knowledge and belief that the parent or guardian executing the Relinquishment: read, or had read to him or her, and understood the Relinquishment; signed the Relinquishment voluntarily; received or was offered a copy of the Relinquishment; and was advised that counseling services are available through agency to whom Relinquishment is given.

I certify that I, the undersigned, am a Notary Public or one otherwise empowered to administer ouths or take acknowledgments.

Witness my hand	and seal this the day of	Ja	nuary	7	δ <u>ι</u> δ,
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	(Place of Ki	រព្រក់ការព្រះ	ent)	•	•
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(O III AL II)		Title	Notary Public		

My commission expires September 3,2013

NOTE:

Three DSS-1804 forms are signed. The original of this form is attached to the Consent to Adoption by Agency (DSS-1801) and sent with the Petition for Adoption to the Division of Social Services, State Department of Health and Human Services, by the Clerk of Superior Court. One copy of Form DSS-1804 is retained in the record of the county department of social services or licensed private child-placing agency. One copy is given to the parent or guardlan relinquishing the child.

DSS-1804 (Rev. 1/2003) Children's Services

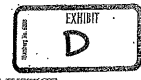


	COUNTY		•
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. A(CCEPTANCE OF RELINQUISHME	NT OF MINOR FOR ADOPTION	
; ;	BY PARENT OR	GUARDIAN	
	and a first of a second section.	and the contract of	
	ars to the undersigned, upon diligent inquir	140	
That the child,	2010 yw	, was born on the 9th .	day of
January	Tot expected to b	pe born approximately	
	and .	Calvin or Kevin Doe	
(Ęul	l name of mother)	(Full name of father)	•
Guilford	County, State of North Carolina	that the (mother) [father] [guardi	anj has
permanent address at	The second of th	THE REAL PROPERTY.	
		ndersigned was executed on the	
· · · · · · · · · · · · · · · · · · ·	ishment for Adoption of the child to the un	dersigned was executed on the	dny of
lanuary	, 2010, aj		·
y, therefore,	the undersigned hereby accepts the Relinqu	uishment of Minor for Adoption by the	
Mother 🗆 Father	☐ Guardian of said child,-	· · · · · · · · · · · · · · · · · · ·	
. (, •		
the 11	day of January	,2010.	
	of.	· · · · · C	ounty
	ces or Authorized Representative	· · · C	ounty
ector of Social Servi		C	ounty
ector of Social Servi nild's Hope, LLC	ces or Authorized Representative		ounty
ector of Social Servi nild's Hope, LLC		Signature/Ittle	ounty

Note:

G.S. 48-3-702 requires an agency that accepts a Relinquishment to furnish each parent or guardian who signs a Relinquishment a letter or other writing indicating the agency's willingness to accept the Relinquishment. This Acceptance form fulfills this requirement. In the event this form cannot be signed and provided to the parent or guardian at the time the Relinquishment is signed, another writing to the same effect must be signed and provided.

DSS-1804 (Rev. 1/2003) Children's Services



STATE OF NORTH CAROLINA COUNTY OF WAKE

IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO. 09 SP



I, the undersigned being duly sworn, do depose and say:

- 1. I am the mother of who was born on the day of <u>Vanuary</u>, 2009, in High Point, Guilford County, State of North Carolina. I am over the age of 18 and I am of sound mind. I have a permanent address of
- 2. On January 11, 2010, I surrendered custody of my infant child to A Child's Hope, LLC and executed a relinquishment, pursuant to G.S.§ 48-3-701 et. seq., for purposes of placing the baby for adoption with a family selected by the agency.
- 3. This child was conceived on or about February 28, 2009 in Durham, North Carolina. My girlfriend and I were attending a motel party at the Red Roof Inn on Hwy 54 in Durham.
- 4. I believe the man known to me only as Calvin or Kevin (hereinafter "Calvin or Kevin Doe") is the biological father of this child.
- 5. I first met Calvin or Kevin Doe in February 28, 2009. We had a one time sexual encounter that resulted in my becoming pregnant with this child. I haven't seen or heard from Calvin or Kevin Doe since that night.
- 6. I first discovered I was pregnant in May of 2009. I wasn't feeling well so I took a home pregnancy test which came back positive.
- 7. Calvin or Kevin Doe is not aware of the pregnancy or the adoption plan. I have not had contact with him since the time of conception.

- 8. Calvin or Kevin Doe is a African American male who is approximately 24-28 years old, 6'0" tall, medium build, dark complexion with black hair and brown eyes.
- 9. I have not had a sexual relationship with anyone other than Calvin or Kevin Doe in the month before or after the time of conception on February 28, 2009.
- 10. I and this child have been living separate and apart from Calvin or Kevin Doe or any other potential birth fathers of this child.
- 11. I am not now, nor ever have I ever been, married to the individual known to me as Calvin or Kevin Doe. I have not been married to any person at any time since this child was conceived and the time of signing this affidavit.
- 12. Neither Calvin or Kevin Doe, nor any other potential father of this child has offered or provided me with financial support, support with medical expenses and other tangible means of support during this pregnancy.
- 13. Neither Calvin or Kevin Doe, nor any other potential birth father(s) of this child has or have communicated or attempted to communicate with me during my term of pregnancy.
- 14. To the best of my knowledge, I do not have Native American Heritage in my family. I am not eligible for membership in any federally recognized Native American tribe.
- 15. To the best of my knowledge, neither Calvin or Kevin Doe, nor any potential father(s) of this child is in service on active duty with any branch of the United States Armed Services or Coast Guard.
- 16. I am not emotionally or financially prepared to provide any emotional or financial support for this child and I believe that it is in the best interest of this child that he is adopted and that any potential birth father's rights be terminated.
- 17. North Carolina is the home state of this child. I have not participated as a party in any action concerning custody of the minor child in this or any other jurisdiction. I have no information of any custody proceedings concerning the minor child pending in a court of this or

any other state. I know of no person not a party to the proceedings who has physical custody of the child or claims to have custody or visitation rights with respect to the minor child.

18. Having been duly sworn, I do depose and say that I am the Affiant named above.

I have read the foregoing and the same is true of my own personal knowledge.

This the 11 day of January 2009.



STATE OF NORTH CAROLINA COUNTY OF Guilford

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notary public for said county and state certify that personally appeared before me this day and acknowledged to me that she voluntarily signed the foregoing document for the purpose stated therein and in the capacity indicated.

This the 1 day of January, 2010

Official Signature of Notary

(OFFICIAL SEAL)

Mu Converiggion Hy

My Commission Expires: September 3, 2013





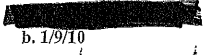
North Carolina Department of Health and Human Services Division of Social Services

325 North Salisbury Street • Raleigh, North Carolina 27603 Courier # 56-20-25

·Beverly Eaves Perdue, Governor Lander M. Cansler, Secretary

Sherry S. Bradsher, Director (919) 733-3055

IN THE MATTER OF



I, the undersigned administrator of the Central Registry maintained in the Adoption Services Unit, Child Welfare Services Section of the Division of Social Services, North Carolina Department of Health and Human Services, with respect to the paternity of the above child pursuant to G.S. 7B-1111 (5)(a), do hereby certify that:

(X) No Affidavit of Paternity has been received from any person acknowledging paternity or purporting to be the father of the above child to our office. This does not include any Affidavit of Paternity on file with Department of Vital Records, Child Support Enforcement or the Clerk of Court.

> N. C. DEPARTMENT OF HEALTH & HUMAN SERVICES DIVISION OF SOCIAL SERVICES



Subscribed and sworn to before me this 15th day of March, 2010



Wake County, North Carolina



Commission Expires: 01-11-2012

STATE OF NORTH CAROLINA

COUNTY OF WAKE

IN THE GENERAL COURT OF JUS DISTRICT COURT DIVISION FILE NO. 10 JT

> AFFIDAVIT OF CIVIL RECORD SEARCH

EXHIBIT

being first duly swom, deposes and says that:

- 1. I am employed by Herring Mills & Kratt, PLLC
- 2. On February 23, 2010, I conducted a search of the indices to civil actions in North Carolina through Courtsearch.com which obtains its information from the Administrative Office of the Courts for North Carolina for the birth mother in this action by searching the natural and found that no records were indexed by that name relating to the minor child in this action as evidenced by the printout attached hereto as Exhibit A.
- 3. On February 23, 2010, I conducted a search of the indices to civil actions in North Carolina through Courtsearch.com which obtains its information from the Administrative Office of the Courts for North Carolina for the child in this action by searching the name and found that no records were indexed by that name relating to the minor child in this action as evidenced by the printout attached hereto as Exhibit B.
- 4. On February 23, 2010, I conducted a search of the indices to civil actions in North Carolina through Courtsearch.com which obtains its information from the Administrative Office of the Courts for North Carolina for the adoption agency in this action by searching the name: "A Child's Hope" and found that no records were indexed by that name relating to the minor child in this action as evidenced by the printout attached hereto as Exhibit C.

This the 23 day of February, 2010.

STATE OF NORTH CAROLINA COUNTY OF WAKE

Sworn to and subscribed before me this the

TOTA DV PLIRLIC

Typed or Printed Name of Notary Public
My Commission Expires: 4-30-2014



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Name: Jones, Joyce, Monique, County: ALL. Tue Feb 23 11:00:31 EST 2010

Submit Query FARTY BC BCC CIS Submit Query

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CHIY FILE KOW





Name: Jones, Ky'Mani, Marcus, County: ALL Tue Feb 23 11:01:14 EST 2010

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PARTY

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Submit Query





Name: a Child's Hope, County: ALL Tue Feb 23 11:02:02 EST 2010

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FILED

STATE OF NORTH CAROLINA 2010 MAR 25 AN ITHE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION
COUNTY OF WAKE WAKE COUNTY, C.S.C. FILE NO. 10 JT 10
BY:



MOTION TO PERMIT SERVICE OF PROCESS BY PUBLICATION

Petitioner, A Child's Hope, LLC, hereby moves the Court pursuant to N.C.G.S. §7B-1105(d) for an order permitting service of process by publication and respectfully shows the Court:

- 1. is the mother of the minor child who is the subject of this action.
- 2. The name of the child as it appears on the child's birth certificate is

 He was born on January 9, 2010, in High Point, Guilford County, North

 Carolina.
- 3. In her Affidavit, which has been previously filed with the Court and incorporated herein by reference, identifies a man known to her only as "Calvin or Kevin" as the biological father of this child.
- 4. The whereabouts of Calvin or Kevin is unknown. states that they had a one time sexual encounter that resulted in this pregnancy. She states that she has not seen or heard from Calvin or Kevin since the night of conception.
- 5. Indicates that conception took place on or about February 28, 2009 at the Red Roof Inn on Highway 54 in Durham, North Carolina.
 - 6. Paternity of this child has not been determined judicially or by scientific means.
- 7. The whereabouts of the Respondents Calvin or Kevin or Any Unknown or Possible.

 Parent is not known and cannot with the exercise of due diligence be determined.

EXHIBIT F

- 8. No person has filed an affidavit of paternity of the child, pursuant to N.C.G.S. §7B-1111(a)(5), as shown by the sworn statement from the North Carolina Department of Health and Human Services Division of Social Services which is attached to the Petition for the Termination of Parental Rights filed March 22, 2010, as Exhibit E.
- 9. Paternity of this child has not been determined judicially, as shown by the Affidavit of Civil Record Search, which is attached to the Petition for the Termination of Parental Rights filed March 22, 2010, as Exhibit F. Petitioner has conducted a search of the public records in North Carolina for any civil action relating to the child who is the subject of this action and found no record which appeared to relate to the child who is the subject of this action.
- 10. Respondents, Calvin or Kevin or Any Unknown Parent or Possible Parent, are persons who cannot with due diligence be served by personal delivery, registered or certified mail, or a designated delivery service authorized pursuant to 26 U.S.C. §7502(f)(2).
- 11. Respondents may best be served with process and notice of this action by publication of a notice in a newspaper in the area of Durham County, North Carolina in the form required by N.C.G.S. §§1A-1, Rule 4(j)(1), 7B-1105 and 48-2-401 as attached hereto.
- 12. The Herald Sun is a newspaper that is qualified for legal advertising in accordance with N.C.G.S. §§1-597 and 1-598 and circulated in the Durham County, North Carolina area.

WHEREFORE, Petitioner moves the Court to enter an order allowing Petitioner to publish a notice of this proceeding in the form attached hereto in the *Herald Sun*, a publication qualified for publication of legal notices in wide circulation in the vicinity of Durham County, North Carolina the area in which the child was conceived and the last known area of Respondents.

This the 15 day of March, 2010.

HERRING MILLS & KRATT, PLLC



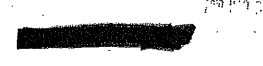
Two Hannover Square, Suite 1860
Post Office Box 1677
Raleigh, North Carolina 27602
Telephone: (919) 821-1860
Attorney for Petitioner

STATE OF NORTH CAROLINA

COUNTY OF WAKE

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IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION FILE NO. 10 JT 90



ORDER ALLOWING MOTION TO PERMIT

SERVICE BY PUBLICATION

This matter came before the undersigned upon the motion of Petitioner, A Child's Hope, LLC, in the above-entitled action pursuant to N.C.G.S. §7B-1105(d) for an order permitting service of process by publication upon Respondents, Calvin or Kevin or Any Unknown or Possible Parent. The Court having reviewed the pleadings filed in this action and having heard the arguments of counsel makes the following findings of facts:

FINDINGS OF FACT

- 1. The mother of the minor child who is the subject of this action.
- 2. The name of the child as it appears on the child's birth certificate is

 He was born on January 9, 2010, in High Point, Guilford County, North

 Carolina.
- Conception took place on or about February 28, 2009, at the Red Roof Inn on Highway
 in Durham, North Carolina.
- 4. didentified a man known to her only as "Calvin or Kevin" as the biological father of this child.
- 5. was not married at the time that this child was born or within the ten months immediately preceding the birth of this child.
 - 6. Paternity of this child has not been determined judicially or by scientific means.
- 7. No person has filed an affidavit of paternity of the child, pursuant to N.C.G.S. §7B-1111(a)(5).

8. Paternity of this child has not been determined judicially, as shown by the Affidavit of Civil Record Search previously filed with the Court. Petitioner has conducted a search of the public records in North Carolina for any civil action relating to the child who is the subject of this action and found no record which appeared to relate to the child who is the subject of this action.

CONCLUSIONS OF LAW

- 1. Respondents, Calvin or Kevin or Any Unknown or Possible Parent, are persons who cannot with due diligence be served by personal delivery, registered or certified mail, or a designated delivery service authorized pursuant to 26 U.S.C. §7502(f)(2).
- 2. Respondents may best be served with process and notice of this action by publication of a notice in a newspaper in the Durham County, North Carolina area in the form required by N.C.G.S. §§1A-1, Rule 4(j)(1), 7B-1105 and 48-2-401 as attached hereto.
- The Herald Sun is a newspaper that is qualified for legal advertising in accordance with N.C.G.S. §§1-597 and 1-598 and circulated in Durham County, North Carolina.

IT IS THEREFORE ORDERED, ADJUDGED, AND DECREED that Petitioner shall serve Respondents, Calvin or Kevin or Any Unknown or Possible Parent, with process and notice of this action by publication of a notice in the form attached hereto in the *Herald Sun*, a publication qualified for publication of legal notices in wide circulation in the vicinity of Durham County, North Carolina.

This the 31 day of March, 2010.

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DISTRICT COURT JUDGE PRESIDING

STATE OF NORTH CAROLINA IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISION COUNTY OF WAKE FILE NO. 10 JT 90 TO: Calvin or Kevin or Any Unknown Parent or Possible Parent RB: Baby Boy Doe, a minor child. Take notice that an action has been commenced against you in the above referenced court file to terminate your parental rights to a male child born January 9, 2010, in High Point, Guilford County, NC to es is a 23 year old African American female, 5'5", black hair, brown eyes, fair complexion and weighs approximately 150 lbs. Calvin or Kevin is described as an African American male between 24 and 27 years old. He is 6'0", black hair, brown eyes, dark complexion and a medium build. The child was conceived in the vicinity of Durham County, NC on or around February 28, 2009 at the Red Roof Inn off of Hwy, 54. If you want a lawyer and cannot afford one, the Court will appoint one for you. You should contact the Clerk of Superior Court to request appointed counsel. If you are represented by a lawyer appointed previously in an abuse, neglect or dependency case, that lawver will continue to represent you unless the Court orders otherwise , Raleigh, NC 27612, 919-573-1895, has been appointed as provisional counsel to represent Calvin or Keyin, You are entitled to attend any hearing affecting your parental rights. The date, time and place of any pretrial hearing pursuant to G.S. 7B-1108.1 and the hearing on the petition will be mailed by the clerk upon filing of the answer. The purpose of the hearing and notice is to terminate your parental rights. In order to participate in and receive further notice of the proceeding, including notice of the time and place of any hearing in this matter, you must file a response to the petition with the Clerk of Superior Court within forty (40) days of service or on or before , 2010. In the event that you fail to respond, provisional counsel will be released and petitioner will seek an order terminating your parental rights. You should provide a copy of any response to the attorney for the Petitioner at: Bobby D. Mills, PO Box 1677, Raleigh, NC 27602, (919) 821-1860.

STATE OF NORTH CAROLINA

FILE ON THE GENERAL COURT OF JUSTICE

COUNTY OF WAKE

2010 HAY 17 PM 3: 27 PURE TO THE STORY



WANE GUJATY, C.S.C. AFFIDAVIT OF SERVICE BY PUBLICATION REQUIRED BY RULE 4(11) and RULE 4(12) (3)

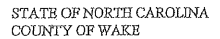
being first duly swom, deposes and says that:

Service of process by publication has been completed on the Respondents Calvin or Kevin or Any Unknown Parent or Possible Parent. This affidavit is filed pursuant to the requirements of Rule 4(j1) and Rule 4(j2)(3).

- 1. Publication of notice of service of process was done pursuant to the requirements of G.S. 1-75-10(2) as shown by the attached publisher's affidavit.
- 2. The Herald Sun is the newspaper most likely to give actual notice to the party served, and is qualified for legal advertising in accordance with G.S. § 1-597 and G.S. § 1-598.
- 3. The post office address of the person to be served is not known and cannot be ascertained with reasonable diligence.
- 4. The use of service by publication was warranted because the party served by publication could not with due diligence have been served by personal delivery or registered or certified mail due to the following circumstances:
 - a. In her affidavit identifies a man known to her only as "Calvin or Kevin" as the biological father of this child.
 - b. The whereabouts of Calvin or Kevin is unknown. had a one time sexual encounter that resulted in this pregnancy. She states that she has not seen or heard from Calvin or Kevin since the night of conception
 - indicates that conception took place on or about February 28, 2009 at the Red Roof Inn on Highway 54 in Durham, North Carolina.
 - d. The full identity and whereabouts of the Respondents Any Unknown Parent or Possible Parent is unknown and cannot with the exercise of due diligence be determined,

5. The information regarding the location of the person served used in determining the area in which service by publication was printed is that Guilford County, North Carolina was the area in which conception occurred.

This the 11th day of May, 2010.



Sworn to and ascribed before me this the

Official Signature of Notary Public

Notary's printed or typed name

My commission expires: <u>4.30-2014</u>

COUNT THE MENTINGENERAL PROPERTY OF THE PARTY OF THE PART

AFFIDAVIT OF PUBLICATION

State of North Carolina County of Durham

Clerk of PMG, LLC, doing business as The Herald-Sun, a newspaper published in and of general circulation in said County, and that a notice of which the annexed is a True Copy, was published in said newspaper one time each week for 3 successive weeks beginning on the 7th day of April, 2010.



Sworn to and subscribed before me this 22nd day of April, 2010.



My Commission Expires: 8/15/14 Durham County, North Carolina



STATE OF MORTH GARCLINA IN THE GENERAL COURT OF JUSTICE DISTRICT COURT DIVISIO COUNT, CF WARE RIE NO. 10 JP 30 JP.

Keyn Cr. Any Universe Parent or Possible Parent Reby By Die, a more child their notes that an existence of the parent of the

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From: A Child's Hope Sent: Thursday, April 15, 2010 11:44 AM To: Bobby Mills; Parker Herring Cc: A Child's Hope; Subject: CALL FROM POTENTIAL BE 23, AA, Born 1/9/10, Boy, High Point, Guilford Importance: High asking what he needs to do. He thinks he is the father of Received phone call from a Note his last namell!!) a baby placed for adoption recently and birthmother. His phone number is He would like to know what he needs to do. From: A Child's Hope Sent: Thursday, April 15, 2010 11:49 AM To: A Child's Hope: ReplaceMiller Racker Herring Cc: Subject: RE: CALL FROM POTENTIAL BF 23, AA, Born 1/9/10, Boy, High Point, Guilford I just called him back and they ARE NOT MARRIED. (I asked) I wanted to let him know that the directors are not in right now but I was forwarding his message. He lives in Bahama NC. From: Parker Herring Sent: Thursday, April 15, 2010 11:50 AM To: A Child's Hope Subject: RE: CALL FROM POTENTIAL BF 23, AA, Born 1/9/10, Boy, High Point, Guilford did we notice him and is that why he is calling now? From Sent: Thursday, April 15, 2010 11:52 AM To: Parker Herring Cc: A Child's Hope 23, AA, Born 1/9/10, Boy, High Point, Subject: RE: CALL FROM POTENTIAL BF Gullford The publication just ran for the second time yesterday. Most likely, he saw the Notice. From: Bobby Mills Sent: Thursday, April 15, 2010 1:28 PM To: A Child's Hope; Parker Herring

Subject: RE: CALL FROM POTENTIAL BF - 23, AA, Born 1/9/10, Boy, High Point, Guilford

ould call and and find out who so and why he is calling us since she identified Calvin or Kevin and swore that she was not with anyone else.

From:

Sent: Thursday, April 15, 2010 2:05 PM
To: Bobby Mills; A Child's Hope; Parker Herring

Cc:

Subject: Re: CALL FROM POTENTIAL BF - 23, AA, Born 1/9/10, Boy, High Point,

Guilford

I will call BM and report back.

From:

Sent: Thursday, April 15, 2010 3:01 PM

To: Bobby Mills; A Child's Hope; Parker Herring

Subject: Re: CALL FROM POTENTIAL BF

23, AA, Born 1/9/10,Boy, High Point,

Guilford

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let her know that we had a call from a young man saying that he could possibly be the BF, without telling the name given. Esked what was his name again. BM was stunned and then said Michael or something like that. BM then could not recall the name given. Ferninded her that it was Calvin or Kevin. BM confirmed that she met him in Durham and that she has not had contact with him nor was there another possible bf. Ilso asked did anyone who knows him, contact him about the baby, etc. BM stated that she did not know anyone who would contact him. AC kept the conversation very brief and did not share any other information at this time.

Sent from my Verizon Wireless BlackBerry

From:
Sent: Wednesday, April 21, 2010 8:11 AM
To: A Child's Hope
Cc: Parker Herring; Bobby Mills;
Subject: Re:

BM finally responded to y sending a text that said, "I have made some BIG mistakes. And I want who be able to have his son." After the text, walled Supervisor and then called BM back but she did not answer then sent bm a text back and asked if she would be more commortable communicating by text? BM responded, "yes at least right now."

Through communicating with BM, BM said that she and the point six months or maybe a little longer (October 2008- April 2009)). They lived in Durham and she had been laid off from her job right after she moved in.

BM and they vere together at Duke Hospital when she found out she was pregnant which she reports was in March or April. There were no other appointments after that. She said that they had a decent relationship and they parted ways because he knew she was pregnant and she told him she had an abortion. She stated that was her plan but it didn't happen. She then moved and he contacted her to ask if she really had an abortio. She said yes and they then lost contact for a while.

BM reports that _____ now works a

BM wanted to know what happens now. Substitute the saying, "I really don't know because now this a major legal issue that the directors will the to determine the next steps." BM then asked "Is this a situation where I will be in trouble for whatever reason? The sponded by just saying, "I am not sure the Directors/Lawyers will have to porvide information related to the legal aspect and will contact you if needed. In finded the conversation by asking BM if it was ok for the contact her if there are additional questions or other information needed and BM said that would be okay.